Prob 12C (Rev. 1/05)

UNITED STATES DISTRICT COURT

for

RECEIVED

MIDDLE DISTRICT OF ALABAMA

U.S. DISTRICT COURT MIDDLE DISTRICT ALA

Amended Petition for Warrant or Summons for Offender Under Supervision

Name of Offender: Edward Jerome Patten

Case Number: 3:05cr154-WHA

Name of Sentencing Judicial Officer: The Honorable W. Harold Albritton, Senior U.S. District Judge;

case was referred to Senior U. S. District Judge Truman M. Hobbs at last revocation proceeding

Date of Original Sentence:

February 6, 2006

Original Offense: Possession of Stolen Money Order

Original Sentence: Time Served: followed by a 3-year term of supervised release / TSR revoked on May 31,

2006; 6 months custody of BOP followed be a 1 year term of supervised release

Type of Supervision:

Assistant U.S. Attorney:

Supervised Release Date Supervision Commenced: November 22, 2006 Tommie B. Hardwick

Defense Attorney: Christine Freeman

PETITIONING THE COURT

Į	L	To issue a warrant
		To issue a summons To amend petition filed on March 28, 2007, (warrant previously issued on March 29, 2007)

The probation officer believes that the offender has violated the following condition(s) of supervision:

Violation Number Nature of Noncompliance

Viol. 1 (Mandatory Condition): "The defendant shall not commit another federal, state or local crime."

On or about March 20, 2007, a warrant was requested for the Montgomery Police Department to arrest Edward Patten for the crime of domestic violence/assault.

A second incident report from the Montgomery Police Department in Montgomery, Alabama, filed on April 2, 2007, reveals that Edward Patten and Sarah Preston were involved in a verbal altercation which resulted in Patten striking Preston in the face. To date, a warrant has not been issued for this incident.

Viol. 2 (Mandatory Condition): "The defendant shall refrain from any unlawful use of a controlled substance." On March 21, 2007, drug testing results received from Scientific Testing Laboratories, Inc., revealed that the offender was positive for cocaine on a drug test conducted in the offender's residence on March 14, 2007.

SCANNED

Viol. 3 (Mandatory Condition): "If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment."

To date, Edward Patten has failed to submit payments to satisfy the court imposed restitution of \$310 and special assessment fee of \$100.

Viol. 4 (Standard Condition # 3): "The defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer." On March 13, 2007, Edward Patten provided the probation officer false information about his residence.

Viol. 5 (Standard Condition # 6): "The defendant shall notify the probation officer at least ten days prior to any change in residence or employment." On March 14, 2007, the probation officer learned that Edward Patten had been living in a new residence for approximately one month and had not reported the same to the probation officer.

Viol. 6 (Special Condition) "The defendant shall participate in drug testing and treatment. The defendant shall contribute to the cost of any treatment based on ability to pay and availability of third party payments."

On April 3, 2007, Edward Patten refused to submit to drug testing when requested to do so.

U.S. Probation Officer Recommendation:		
\overline{X} The term of supervision should be		
X revoked.		
extended for years, for	or a total term of years.	
The conditions of supervision should be mo		
I declar	e under penalty of perjury that the foregoin	g is true and correct.
		4, 2007
	U.S. Probat	Willow tion Officer
APPROVED: Charles and the second of the sec		
THE COURT ORDERS:		
No action.		
The issuance of a warrant.		
The issuance of a summons.		
Other		
That petition filed on March 28, 2007, be and	is hereby amended	
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	Signature of Ju	
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